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## UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF ILLINOIS

In Re	)	Chapter 7
	)	
LEO W. FEIGENMAUM,	)	Case No. 09-36699
	)	
Debtor.	)	Honorable Carol A. Doyle

### **NOTICE OF ROUTINE MOTION**

PLEASE TAKE NOTICE that on April 13, 2010 at 10:00 a.m., or as soon thereafter as counsel may be heard, I shall appear before the Honorable Carol D. Doyle in Courtroom 742 of the United States Bankruptcy Court for the Northern District of Illinois, Eastern Division, 219 S. Dearborn Street, Chicago, IL, and present the attached Routine Motion to Authorize Rule 2004 Examination, at which time and place you may appear if you so choose.

THIS IS A ROUTINE MOTION, PURSUANT TO THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF ILLINOIS LOCAL RULE 9013(A), AND THE PROPOSED ORDER ATTACHED HERETO MAY BE ENTERED BY THE JUDGE WITHOUT PRESENTMENT IN OPEN COURT UNLESS A PARTY IN INTEREST NOTIFIES THE JUDGE OF AN OBJECTION THERETO.

BRYAN G. BARRISH, JULIANA BARRISH, MICHAEL GIANNINI and CELESTE GIANNINI

BY: s/ Mark R. Valley

STATLAND & VALLEY 111 E. Wacker Dr. Suite 2601 Chicago, IL 60601 (312) 228-1200 Case 09-36699 Doc 94 Filed 04/06/10 Entered 04/06/10 15:52:58 Desc Main Document Page 2 of 7

## UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF ILLINOIS

In Re	)	Chapter 7
	)	
LEO W. FEIGENBAUM,	)	Case No. 09-36699
	)	
Debtor.	)	Honorable Carol A. Dovle

#### ROUTINE MOTION TO AUTHORIZE RULE 2004 EXAMINATION

Bryan G. Barrish (hereinafter, at times, referred to as "Bryan Barrish"), Juliana R. Barrish (hereinafter, at times, referred to as "Juliana Barrish"), Michael Giannini (hereinafter, at times, referred to as "Michael Giannini") and Celeste Giannini (hereinafter, at times, referred to as "Celeste Giannini") (hereinafter, collectively, "Movants"), creditors of the Debtor, Leo W. Feigenbaum (hereinafter "Debtor"), by and through their attorneys, Statland & Valley, request the Court enter an order pursuant to Rule 2004 of the Federal Rules of Bankruptcy Procedure authorizing Movants to conduct examination of the Debtor, Leo W. Feigenbaum. In support of this Motion, Movants state as follows:

- 1. On October 1, 2009, the Debtor filed a petition for relief under Chapter 7 of the United States Bankruptcy Code in the United States Bankruptcy Court for the Northern District of Illinois.
- 2. Bryan Barrish filed suit in the Circuit Court of Cook County entitled *Bryan G*. *Barrish v. Leo Feigenbaum*, Cook County Case No. 07 L 6743. On November 14, 2007, judgment was entered against the Debtor in the amount of \$340,977.00.
- 3. Juliana Barrish, Michael Giannini and Celeste Giannini are creditors of the Debtor.
- 4. As parties in interest, the Movants are amply justified in requesting the examination of the debtor, and other persons who may have knowledge concerning (a) the acts of the debtor, (b) the conduct of the debtor, (c) the property of the debtor, (f) matters which may

affect the administration of the debtor's estate, (g) the operation of any business and the desirability of its continuance, and (h) any other matter relevant to the case or the administration of the debtor's estate.

- 5. Bankruptcy Rule 2004 provides that upon motion, this Court may order that "any entity" be subject to examination relating to the matters described in paragraph 4. The Movants are informed and believe that the Debtor would be in possession of the most salient information.
- 6. On February 28, 2010, Frank Roldan, a creditor in the above-captioned case, filed a Routine Motion to Authorize Rule 2004 Examination.
- 7. On February 25, 2010, the Honorable Carol A. Doyle granted Frank Roldan leave to conduct a Rule 2004 examination of the Debtor, Leo W. Feigenbaum.
- 8. Frank Roldan has noticed the Rule 2004 Examination of the Debtor, Leo W. Feigenbaum, for April 13, 2010.
- 9. The Movants request that they be granted leave to examine the Debtor, Leo W. Feigenbaum, pursuant to Rule 2004 concurrent with Frank Roldan's Rule 2004 Examination of the Debtor.
- 10. The Debtor will not be prejudiced by the granting of this Motion, as this Honorable Court has granted Frank Roldan, another creditor of the Debtor, leave to examine the Debtor pursuant to Rule 2004.
- 11. Pursuant to Local Rule, 9013-9 (A)(10) the attached proposed order may be entered by the Judge without presentment of this Routine Motion unless a party in interest notifies the judge of an objection thereto.

WHEREFORE, Bryan G. Barrish, Juliana R. Barrish, Michael Giannini, and Celeste Giannini request that this Court enter an order granting them leave to conduct the examination of the Debtor, Leo W. Feigenbaum under Bankruptcy Rule 2004, as detailed above, and granting them such other and further relief as the Court deems just and appropriate under the

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circumstances.

BRYAN G. BARRISH, JULIANA BARRISH, MICHAEL GIANNINI and CELESTE GIANNINI

BY: s/ Mark R. Valley

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STATE OF ILLINOIS )

STATE OF ILLINOIS ) SS.
COUNTY OF C O O K )

#### **CERTIFICATE OF SERVICE**

I, Mark R. Valley, attorney, state that pursuant to Section II, B, 4 of the Administrative Procedures for the Case Management/Electronic Case Filing System, service of the above-referenced Second Motion to Extend Time to Object to the Discharge of Debtor on all persons identified as Registrants on the appended service list was accomplished through the Court's Electronic Notice for Registrants, and, as to all other persons listed below, I cause a copy of the Notice of Routine Motion and Routine Motion to Authorize Rule 2004 Examination, to be and sent by United States Mail, postage prepaid, as indicated on the attached service list on April 6, 2010:

#### s/ Mark R. Valley

Richard Indyke, Esq. 221 N. LaSalle Street, Suite 1200 Chicago, IL 60601

William T. Neary Office of the U.S. Trustee, Region 11 219 S. Dearborn, Room 873 Chicago, IL 60604

David R. Herzog Herzog & Schwartz PC 77 W. Washington, Suite 1717 Chicago, IL 60602

Gregory K. Stern Gregory K. Stern, P.C. 53 W. Jackson Blvd., Suite 1442 Chicago, IL 60604

Albany Bank Brenda Porter Helms, Esq. The Helms Law Firm PC 3400 W. Lawrence Avenue Chicago, IL 60625

Arthur Schamovic c/o Edgar Blumenfeld 134 N. LaSalle Street, Suite 850 Chicago, IL 60602

Bank of America P.O. Box 15028 Wilmington, DE 19850-5028 John K. Kallman, Esq. 221 N. LaSalle Street, Suite 1200 Chicago, IL 60601

Duane Morris c/o William P. Mertens Cash Management Solutions 1850 Borman Court St. Louis, MO 63146

1<sup>st</sup> Equity Bank 3956 W. Dempster Street Skokie, IL 60076

Ellenbee Legget Co., Inc. 3765 Port Union Road Fairfield, OH 45014

Eric Rothner 2201 Main Street Evanston, IL 60202

Fifth Third Bank Teresa M. Dickinson, Esq. c/o Statman Harris & Eyrich LLC 200 W. Madison Street, Suite 3820 Chicago, IL 60606

Ibrahim A. Majzoub, MD c/o Norman P. Jeddeloh Arnstein & Lehr LLP 120 S. Riverside Plaza, Suite 1200 Chicago, IL 60606 Brickyard Bank c/o Robert D. Nachman Dykema Gossett PLLC Chicago, IL 60606

Sylvia Feigenbaum c/o Ariel Weissberg, Esq. Weissberg and Associates, Ltd. 401 S. LaSalle Street, Suite 403 Chicago, IL 60605

Omnicare, Inc. c/o Michael Best & Friedrich LLP 180 N. Stetson Avenue, Suite 2000 Chicago, IL 60601

Ronald & Shira Abrams 6552 N. Drake Lincolnwood, IL 60712

State of Wisconsin c/o Attorney General JB Van Hollen 114 E. State Capital Madison, WI 53707

Leo Feigenbaum 6600 N. St. Louis Lincolnwood, IL 60712 Internal Revenue Service P.O. Box 21126 Philadelphia, PA 19114

Yev Gray c/o Bradley Pendergast 350 N. LaSalle Street, Suite 90 Chicago, IL 60654

Olde Town Medication & Sundries LLC c/o Fairweather & Jackson LLC 4300 Carew Tower 441 Vine Street Cincinnati, OH 45202

Reflectxion Resources, Inc. c/o Griffin & Associates LLC 1000 SW 15<sup>th</sup> Street Pompano Beach, FL 33069

Sanford Bokor 3750 W. Devon Avenue Lincolnwood, IL 60712

Meyers, Roman, Friedberg & Lewis 268601 Chagrin Boulevard, Suite 500 Beachwood, OH 44122 Case 09-36699 Doc 94 Filed 04/06/10 Entered 04/06/10 15:52:58 Desc Main Document Page 7 of 7

# UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF ILLINOIS

In Re	Chapter 7	
LEO W. FEIGENBAUM,	Case No. 09-36699	
Debtor.	Honorable Carol A. D	Ooyle
	RDER	
THIS MATTER coming on to be heat Examination, notice of the Motion being prop jurisdiction over this core proceeding and being	r under the circumstances, and	d the Court having
IT IS HEREBY ORDERED THAT:		
The Motion is granted.		
Bryan G. Barrish, Juliana R. Barrish permitted leave to conduct a Rule 2004 exar		
At Chicago, Illinois April, 2010	ENTER:	
	JNITED STATES BANKRU	JPTCY JUDGE

STATLAND & VALLEY 111 E. Wacker Dr. Suite 2601 Chicago, IL 60601 (312) 228-1200